Approved For Release 2001/09/03 : CIA-RDP84-00709R000400070204-6

OGC Has Reviewed

QUARTERS

Allownices.

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26 April 1950 CFD 25X1A Attention: lir. Legal Staff Quarters Allowance -25X1A 1. Reference is made to the attached file concerning the eligibility 25X1A for quarters allowance. 2. This matter was originally presented to this office by your memorandum of 14 October 1949, wherein you sought our legal determination as to whether or not subject employee was entitled to quarters allowance applicable to her post of assignment, and, if so, the basis thereof, namely, "rith dependents" or "without dependents" 3. We returned the file to your office on 19 October with the observation that the granting of a quarters allemance on either basis might be in conflict with the regulations issued by the FEC. It was observed further that the occupancy of living quarters together might operate to relieve the Army of the responsibility of granting any allowances. Request was therefore made that the foregoing matters be clarified. Dispatch No. dated 6 January 1.950, from 25X1A to Chief, Fiz, advises that civilians of the Department of the Army 25X1A working in the she have rented property from authorized to draw rental allowances since no funds have been appropriated by Congress for that category of Government employees. Mr. motes 25X1A that caplore and the Department of State are in another category and 25X1A are authorized to draw rental allowances. Mr. also refers to Department of State Mingram 249, dated 30 December 1949, which authorizes the Diplomatic Section to pay rental allowances to those of their marwho find adequate quarters for themselves, and 25X1A ried employees in 25X1A Mr. documents this general rent directly from 25X1A statement of policy by attaching to his memorandum copy of memorandum 25X1A dated 21 lecomber 1949 from DA (TAG) (AGAO-C) WASH DC to 25X1A 4. There would appear to be no quarrel with the comment of Kr. to the effect that CIA personnel should receive the same con-25X1A alderation as Department of State personnel with respect to allowances. 25X1A heconnectation is therefore made by hr. where that the application for guarters allowance for be approved retroactive to 1 25X1A hovember 1949. 5. The remaining questions to be resolved, therefore, are (1) whether subject employee is entitled to quarters allowance on the "with

farily" or "without family" basis, and (2) the effective date thereof.

- 6. The "with family" basis applies to if it can be established that the facts come within the provisions of Section 3.62 of the Standardized Allowance Regulations or that the husband comes within the definition of "family" under Section 3.5 b(5) of the same regulations.
- 7. Sections 3.62 and 1.5 b(5) of the MAR provide respectively as follows:

"3.62 hule as Applied to Shared Quarters

If two or more officers or employees share quarters, each shall be greated the estimated amount of his contribution toward the total quarters expenditure, not in extens of the maximum for which he is sligible; except that, if two such officers or employees are husband and wife, the total of the quarters allowances granted both shall not exceed the maximum "with family" rate prescribed for the one in the migher group classification."

71.5 Definitions

b. *Family' means * * * (5) Husband who is physically or mentally incorpable of supporting himself;"

Though the employers here concerned are husband and wife and are to occupy the case quarters, the regulations are not applicable, for there can be no contribution on the part of the husband for reasons aforesaid. Further, the husband is ocither physically nor mentally incepable of supporting himself. The dependency condition required by the definition of "family" is absent thereby making the regulation imapplicable. It is to be observed that a grant of the "with family" rate under the circumstances would burden the CI appropriation with an unauthorized expense. It is the conclusion of this office, therefore, had the "without family" rate whould apply to the quarters allowance of

25X1A

E. With respect to the effective date thereof, it is noted that Department of State Airgram No. 249 is dated 30 December 1949 without reference to the effective date on which the ellowance in to commence. It is noted further that the recommendation is made retractive to 1 Hovember 1949. On the backs of these two dates, the possibility exists that the exproval of quarters allowance, as recommended, may be nateredant to the approval of the Department of State for its employees. It is suggested that this date to clarified administratively.

25X1/

JEK:hw

Background file attached.

ec: Sitject

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